

*First.*—That the person to whose, or to whose agent's, receipt payment is made, is either the person in whose name the Note was originally issued, or one who derives his title from the said person by a regular chain of endorsements of the form described in para 2 below.

*Second.*—That all the endorsements upon the Note, whether of transfer or of payment of interest, are clear and distinct, that there are no cross-endorsements, and that there remains room for a clear and distinct endorsement for renewal.

*Third.*—That the Note itself is not mutilated or torn. (Division into an upper and a lower half does not reckon as mutilation if the two halves are firmly rejoined.)

2. The form of endorsement referred to in the first condition must be one of the three following :—

(Signed) A. B.	Pay to C. D. (Signed) A. B.	Pay to C. D. or order. (Signed) A. B.
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in which A. B. the endorser is either a personal name, without addition of official capacity or of legal status (such as administrator, &c.), or is the name or usual signature of a well-known Bank ; A. B. being the holder according to the tenor of the note and endorsements, preceding that signed by himself.

3. If the person who presents the Note for payment of interest claims in any other way or under an endorsement of any other form than that above specified, or if the endorsements are not clear and distinct, or the Note mutilated or torn, the Treasury Officer is to refuse payment of interest and to require the claimant, if he desires such payment to be continued, to take the measures prescribed in the rules for obtaining a renewed Note in his own favor.

4. It should be noted that if A. B. is, according to the tenor of Note or endorsements, holder in any other than his personal capacity, an endorsement is not legally valid if it is made in his personal capacity only, whereas, if it is made in any other capacity, the Treasury Officer must, in conformity with the present orders, require renewal to be applied for. One effect of this order therefore is to cause reference to be made to the Public Debt Office in every case of endorsement by such a holder.

### MYSORE STATE RAILWAY.

Approximate Return of Traffic for week ended 26th January 1884 on 86 miles open.

	Coaching Traffic.				Merchandise and Mineral Traffic.				Other Earnings (estimated.)				Total Earnings.				Traffic Train-miles run.		
	No. of Passengers.	Coaching Receipts.		Weight carried.	Receipts.	Coaching.	Merchandise.	Total.											
		Rs.	A. P.	Mds.	S.	Rs.	A. P.	Rs.	A. P.	Rs.	A. P.	Rs.	A. P.						
Total Traffic for the week ...	5,226	3,555	10 1	13,076	20	1,720	7 0	40	0 0	5,316	1 1	800	500	1,300	0				
Or per mile of Railway ...	61	41	5 6	152	2	20	0 1	0	7 5	61	13 0	0	0	0	0				
For previous 2½ weeks of half-year ...	12,538	7,773	12 11	38,317	10	4,002	11 0	187	10 5	11,964	2 4	1,850	1,410	3,260	0				
Total for 3½ weeks...	17,764	11,329	7 0	51,393	30	5,723	2 0	227	10 5	17,280	3 5	2,650	1,910	4,560					
Comparison.																			
Total for corresponding week of previous year...	4,973	2,907	15 0	8,451	30	1,245	0 0	138	1 3	4,291	0 3	757	447	1,204					
Per mile of Railway, corresponding week of previous year ...	58	33	12 10	98	11	14	7 8	1	9 8	49	14 3	0	0	0					
Total to corresponding date of previous year ...	19,169	12,151	0 10	33,962	24	4,605	10 3	419	10 5	17,176	5 6	3,022	2,442	5,464					

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## FINANCIAL YEAR.

## Approximate Statement of Gross Receipts of the Mysore State Railway.

Receipts for week ending 26th January 1884.			Receipts for week ending 27th January 1883.			Total Receipts from 1st April 1883 to 26th January 1884.			Total Receipts from 1st April 1882 to 27th January 1883.			Total Increase in 1884.	Total Decrease in 1884.
Mean mileage worked.	Receipts.	Per mile worked.	Mean mileage worked.	Receipts.	Per mile worked.	Mean mileage worked.	Receipts.	Per mile worked.	Mean mileage worked.	Receipts.	Per mile worked.		
86	Rs. 5,316	Rs. 61-81	86	Rs. 4,291	Rs. 49-89	86	Rs. 2,46,588	Rs. 68-67	86	Rs. 2,50,125	Rs. 67-41	Rs. ..	Rs. 3,537

1st February 1884.

ST. JOHN BUCHAN,  
Auditor of Accounts, M. S. R.

## SHIMOGA DISTRICT.

## NOTIFICATION.

The 4th January 1884.

Notice is hereby given that sealed tenders will be received up to 1st March 1884 by the Superintendent of the Shimoga Jail, for the supply by contract of all articles of diet, &c., required for the use of the prisoners confined in the Shimoga Jail from 1st April 1884 to 31st March 1885, both days inclusive, subject to confirmation by the Inspector General of Jails.

2. No tenders will be received after the date above named.
3. Tenders to be superscribed "Tenders for the supply of provisions for the Shimoga Jail."
4. No tenders will be received unless accompanied by a deposit of Rs. 500 in cash or currency notes.

5. Tenders will be opened by the Superintendent of the Shimoga Jail at the Jail Office on the above named date in the presence of such tenderers who may choose to attend.

6. All tenders must specify the rate per convict per diem of the following classes, viz:—

Native laboring males,	A class.	Rs.	As.	P.
Do do	B do.			
Do do	C do.			

Juvenile prisoners.

Native non-laboring males, females and under-trial D. Class.

Europeans and East Indians.

7. The rates tendered must, besides the articles specified in the undermentioned diet scales, include hospital diet, extras to sick and perishable articles, lamp-oil, lanterns and repairing the same, soap-nut or sige-kayi for bathing purposes, all repairing and tinning of copper utensils, brooms, bamboos for making baskets and mats, firewood for baking pots, milk, sugar, bread, &c., required for children of female convicts, sulphur for fumigating cells, fullers earth and all other sundry articles exclusive of clothing required to be supplied regularly for the use of the prisoners.

8. The Superintendent reserves to himself the right of rejecting any tender without assigning any reason for so doing.

9. The deposit of the successful competitor will be retained and will be forfeited if he fails to execute the contract bond, or to furnish security to the amount of Rs. 1,000 in cash or Government bonds, within one week from the date of the acceptance of his contract being made known to him.

10. No advance of cash will be made to the contractor. Payment for the articles supplied will be made by the Superintendent, Shimoga Jail, as soon as possible after the first of each month.

11. A store room will be made over to the contractor in which he can keep all non-perishable articles. Perishable articles such as meat, &c., must be at the Jail by 7—15 A. M. daily.

12. The contract must not be sublet.